1]	Legislative Branch			
2	Ethics for Governmental Officials and Employees Policy and Procedures						
3							
4							
5	Section	n I.	Purpose				
6							
7	The purpose of this Policy and Procedures is to set forth the process for filing,						
8	investigating and adjudicating an ethics complaint by a Tribal Citizen against a legislative branch						
9	official or employee; or any of the legislative branch sub-entity official or employee, in						
10	accordance with WOS 2018-018, Ethics for All Levels of Tribal Government Statute.						
11							
12	Section	n II.	Definitions				
13							
14	A.	"Arbitra	tor" means a person wh	o is chosen to decide a dispute or settle differences,			
15	empov	wered to e	examine the facts and de	cide the issue.			
16							
17	В.	"Calend	dar day" means is any da	ay of the week, including weekends and holidays.			
18							
19	C.	"Employ	yee" means a person em	ployed by the legislative branch on one of its sub-entities.			
20	ъ	"Off: -: -	122 Tuil -1 Ci	less and sound on the Charles of Tailed the Charles of Comment in the			
21	D.			lor, or board member of a Tribally Chartered Corporation			
22	or otn	er sub-ent	tity of the Legislative B	ancn.			
23	T.	"Dl	of Condrat? many that	Constitutionally Mandatad Dulas of Conduct for Officials			
2425	E.	bal Gover		Constitutionally Mandated Rules of Conduct for Officials			
	01 111	dai Govei	iiiieiit.				
2627	F.	"Triba"	or "I TDD" manns the I	ittle Traverse Bay Bands of Odawa Indians.			
28	г.	11100	of LIBB means me i	The Traverse Bay Bands of Odawa findians.			
28 29	Section	n III - 4	Complaints				
30	Secuo)11 111.	Complaints				
31	A.	Any Tri	hal Citizen, who claims	that a legislative branch official or employee has violated			
32		•	ŕ				
33	the Rules of Conduct, shall submit a signed notarized written statement alleging a violation against one or more named persons and shall include the following:						
34	agams	one or n	nore numea persons and	merade the following.			

2						
3		2. A	clear and concise statement of the alleged actions and facts including			
4		dates.				
5						
6	В.	The comp	laint must be filed with the Legislative Office within thirty (30) calendar days			
7	of the	alleged vio	lation, unless the 30th day falls on a holiday or the office is closed, then the next			
8	busine	ss day.				
9						
10	Section	ı IV. Ti	nird-Party Investigator			
11						
12	A.	A third-pa	arty investigator shall be retained by the Legislative Branch.			
13						
14	В.	The third-	party investigator shall have no jurisdiction in the absence of a complaint. If a			
15	complaint is filed by a Tribal Citizen and later withdrawn, the third-party investigator shall cease					
16	any fu	ther action	involving the complaint.			
17						
18	C.	Investiga	tions. Third-party investigator has the authority to conduct an investigation of			
19	the all	ged violat	ions.			
20						
21	D.	Investiga	tion requests. The third-party investigator has the authority to request			
22	information from Legislative Branch officials and/or employees. Such officials and employees					
23	shall c	ooperate w	ith the third-party investigator's requests.			
24						
25	E.	Upon the	initiation of an investigation, the third-party investigator shall notify the			
26	person(s) whom the complaint was filed against and shall provide a copy of the complaint if					
27	reques	ted.				
28						
29	F.	Upon the	conclusion of the investigation of the complaint, the third-party investigator			
30	shall p	rovide a co	ppy of the investigation report via mail or email simultaneously to the person(s)			
31	who filed the complaint (complainant(s)), to the person(s) whom the complaint was filed against					
32	and to	the legislat	tive office.			
33						

The specific section of the Rules of Conduct that has been violated;

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POL-267 posted 12/23/19

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1	G.	Upon receipt of the investigation report, the complainant may choose to withdraw the				
2	comp	complaint, or request the Legislative Office to arrange for Arbitration. The complainant shall				
3	have	have thirty (30) days from the date of receipt of the investigation report to request Arbitration.				
4						
5	H.	The third-party investigator shall, at any time, turn over information to the Tribal				
6	Prose	cutor if there is a belief of criminal wrongdoing.				
7						
8	Secti	on V. Arbitration				
9						
10	A.	Upon the request for a arbitration from the complainant, the Legislative Office staff shall				
11	make	nake arrangements to retain an Arbitrator.				
12						
13	В.	Hearings. All proceeding before the mediator shall be open to the public in accordance				
14	with	h WOS 2015-014, Open Meetings Statute, or as amended.				
15						
16	C.	Burden of Proof. The claimant shall bear the burden of proof. The burden of proof shall				
17	be th	t of a preponderance of evidence.				
18						
19	D.	Remedies. The Arbitrator may determine, but not limited to the following:				
20						
21		1. For officials: removal of committee assignments, removal of travel privileges,				
22		censure, payment of restitution, or a combination of these, but shall not include removal				
23		from their official position or carrying out their duties. The Arbitrator determination shall				
24		be final and shall be posted to the Tribal website, along with the complaint; all document				
25		shall be redacted in accordance with the Public Documents Statute, or as amended.				
26						
27		2. For employees: payment of restitution and/or a recommendation of further				
28		employment action to their immediate supervisor. The Arbitrator shall not take any				
29		employment action, but may make recommendations of employment actions to the				
30		immediate supervisor including: discipline, suspension or termination. The Arbitrator				
31		determination shall be final.				
32						

Either party has the right to Judicial Review.

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2	Section VI. Judicial Review					
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4	A. Decisions of the Arbitrator may be appealed to the Tribal Court by filing a written appeal					
5	with the Court within ten (10) days of the Arbitrator's decision. The Court shall uphold the					
6	decision unless the Court determines that the Arbitrator's decision is clearly arbitrary, capricious,					
7	or otherwise not in accordance with applicable law or regulations.					
8						
9	B. The Tribal Council expressly waives the sovereign immunity of the Tribe and its agents					
10	for the limited purpose of reviewing the decisions of the Arbitrator.					
11						
12	C. In the event the Court finds the Arbitrator's decision to be clearly arbitrary, capricious, or					
13	otherwise not in accordance with applicable law or regulations, it shall enter an equitable order					
14	overturning the Arbitrator's action.					
15						
16	Section VII. Related Statutes					
17						
18	See Waganakising Odawak Statute WOS 2018-018, Ethics for All Levels of Tribal					
19	Government Statute, WOS 2015-014, Open Meetings Statute and WOS 2010-009 Public					
20	Documents Statute; or as may be amended.					
21						
22						
23	Section VIII. Effective Date					

This Policy and Procedures takes effect immediately upon Tribal Council approval.

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